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IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| IN RE: | GWENDOLYN PARKER | Case No | 17-15382ELF13 |
|-----------|---|--|---|
| | Debtors | | |
| | CHAPTER 13 DEBTOR'S CERTIFICATIONS REGARDING | | |
| | DOMESTIC SUPPORT OBLIG | ATIONS AND SECTION 522(q) | |
| Part I. | Certification Regarding Domestic Support Obliga | ations (check no more than one) | |
| | Pursuant to 11 U.S.C. Section 1328(a), I certify that: | | |
| | I owed no domestic support obligation when I f any such obligation since then. | iled my bankruptcy petition, and I ha | ave not been required to pay |
| | I am or have been required to pay a domestic sur plan required me to pay. I have also paid all suc petition and today. | pport obligation. I have paid all such h amounts that became due betwee | amounts that my chapter 13 n the filing of my bankruptcy |
| Part II. | If you checked the second box, you must provide | the information below. | |
| | My current address: | | |
| | My current employer and my employer's address: | | |
| Part III. | Certification Regarding Section 522(q) (check no more than one) | | |
| | Pursuant to 11 U.S.C. Section 1328(h), I certify that: | | |
| | I have not claimed an exemption pursuant to § 5 of mine uses as a residence, claims as a homest that exceeds \$160,375* in value in the aggregation | ead, or acquired as a burial plot, as sp | property that I or a dependent pecified in § 522(p)(1), and (2 |
| | I have claimed an exemption in property pursua mine uses as a residence, claims as a homestee that exceeds \$160,375* in value in the aggrega | ad, or acquired as a burial plot, as sp | w (1) that I or a dependent of ecified in § 522(p)(1), and (2 |
| Part IV. | Debtor's Signature | | |
| | I certify under penalty of perjury that the information my knowledge and belief. | on provided in these certifications is t | rue and correct to the best o |
| Dated: | 10/1/2021 | /S/ Gwendolyn Parker GWENDOLYN PARKER Debtor | |
| | | | |

^{*}Amounts are subject to adjustment on 4/01/19, and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.